## Reach2World LLC

P.O. Box 256 Norwood, NJ 07648 TEL: (201) 941 6261 FAX: (201) 941 0721

e-mail:info@reach2world.com

February 27, 2010

Ms. Marlene H. Dortch Secretary Federal Communications Commission 445 12<sup>th</sup> Street, SW Washington, DC 20554

RE: Certification of CPNI Filing, EB Docket No. 06-36

Dear Ms. Dortch:

Pursuant to Section 64.2009(e) of the Commission's rules, Reach2World, LLC. ("R2W"), a provider of calling card services, hereby submits its compliance certificate in the above-referenced docket explaining how R2W's operating procedures ensure compliance with the referenced regulation. This letter and the accompanying Certificate cover calendar year 2009.

By the attached Certificate and my signature below, I hereby certify to the Commission that R2W has established, and strictly follows, policies and operating procedures to fully comply with the Commission's rules governing Customer Proprietary Network Information ("CPNI").

R2W has established policies and procedures which prohibit the release of CPNI to any employee not directly involved in the process of providing customer services to R2W's customers. Employees found to be in violation of these policies and procedures face immediate termination. R2W's policies and procedures also prohibit the sale or other release of CPNI to any third-parties. All sales and marketing campaigns initiated and maintained by R2W require my express prior approval. I personally ensure that all such campaigns strictly adhere to the Commission's CPNI rules.

If you have any questions concerning this letter or the accompanying Certificate, please contact me at 201,606,6400.

Robert Guler

Respectfully submitted

President

Encl: 47 CFR 64.2009(e) Certificate

RG/jkf

## Annual 47 CFR 64.2009(e) CPNI Certification EB Docket 06-36

Annual 64.2009(e) CPNI Certification for Calendar Year 2009

Date filed: February 27, 2010

Name of company covered by this Certification: Reach2World, LLC

Form 499 Filer ID: 825488

Name of signatory: Robert Guler

Title of Signatory: President

I, Robert Guler, certify that I am the senior officer of the company named above, and acting as an agent of the company, that I have personal knowledge that the company has established operating procedures that are adequate to ensure compliance with the Commission's CPNI rules. See 47 CFR §§ 64.2001 et seq.

Attached to this Certificate is a transmittal letter containing a statement explaining how the company's procedures ensure that it is in compliance with the requirements set forth in sections 64.2001 *et seq.* of the Commission's rules. R2W has established policies and procedures which prohibit the release of CPNI to any employee not directly involved in the process of providing customer services to R2W's customers. Employees found to be in violation of these policies and procedures face immediate termination. R2W's policies and procedures also prohibit the sale or other release of CPNI to any third-parties. All sales and marketing campaigns initiated and maintained by R2W require my express prior approval. I personally ensure that all such campaigns strictly adhere to the Commission's CPNI rules.

AMS has not taken, nor been compelled to take, any actions of any type whatsoever (formal or otherwise) against data brokers in the period covered by this Certificate. Nor has the company received any customer complaints concerning the unauthorized release or use of CPNI during the period covered by this Certificate.

Reach2World, LLC

By: Robert Guler, President